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13					
14					
15	UNITED STAT	ES DISTRICT COURT			
16	NORTHERN DISTRICT OF CALIFORNIA				
17	RICOH COMPANY, LTD.,)			
18	Plaintiff,)			
19	Vs.) CASE NO. CV 03-4669 MJJ (EMC)			
20	AEROFLEX ET AL,) MISCELLANEOUS ADMINISTRATIVE) REQUEST TO FILE CERTAIN			
21) DOCUMENTS AND EXHIBITS UNDER) SEAL			
	Defendants.) SEAL)			
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CASE NOS. CV 03-4669 MJJ (EMC) Page 1 MISCELLANEOUS ADMINISTRATIVE REQUEST TO FILE CERTAIN DOCUMENTS AND EXHIBITS UNDER SEAL

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Ricoh files this Miscellaneous Administrative Request pursuant to Civil Local Rule 7-11 to request permission to file under seal RICOH'S NOTICE OF MOTION AND MOTION FOR SANCTIONS FOR DEFENDANTS' VIOLATION OF JUDGE JENKINS' CMC ORDER REGARDING IDENTIFICATION OF PRODUCTS AT ISSUE; MEMORANDUM OF POINTS AND AUTHORITIES, dated February 21, 2006, and the DECLARATION OF KENNETH W. BROTHERS IN SUPPORT OF RICOH'S MOTION FOR SANCTIONS FOR DEFENDANTS' VIOLATION OF JUDGE JENKINS' CMC ORDER REGARDING IDENTIFICATION OF PRODUCTS AT ISSUE, dated February 21, 2006, which includes the following 37 Exhibits:

- 1. Ex. 1: a July 15, 2005, email by Jaclyn Fink.
- 2. Ex. 2: the August 12, 2005, Declaration of Robert B. Smith of AMI in Support of Defendants' Stipulation to Representative Products.
- Ex. 3: the October 12, 2005, Supplemental Product Declaration of Robert B. Smith of 3. AMI.
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- 6. Ex. 6: the July 20, 2005, Declaration of Robert B. Smith in Support of Defendants' Stipulation to Design Libraries.
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15	35.	Ex. 35: the January 26, 2006 lett	ter from Kenneth Brothers to Denise Demory.
16	36.	Ex. 36: the February 3, 2006 lett	ter from Denise Demory to Kenneth Brothers.
17	37.	Ex. 37: a chart showing "ASIC l	Revenue by Product / Quarter" of Aeroflex Colorado
18		Springs (AF283488-542).	
19	Becau	se the above documents may inclu	de or refer to materials produced in discovery and
20	designated co	nfidential, this request is made pur	rsuant to the Stipulated Protective Order entered on June
21	9, 2003.		
22			Respectfully submitted,
23	Dated: Februa	ary 21, 2006	Ricoh Company, Ltd.
24			By: /s/ Ken Brothers
25			Jeffrey B. Demain, State Bar No. 126715
26			Jonathan Weissglass, State Bar No. 185008 Altshuler, Berzon, Nussbaum, Rubin & Demain
27			177 Post Street, Suite 300 San Francisco, California 94108
28			Phone: (415) 421-7151; Fax: (415) 362-8064

 ${\it CASE\ NOS.\ CV\ 03-4669\ MJJ\ (EMC)\ Page\ 4}$ ${\it MISCELLANEOUS\ ADMINISTRATIVE\ REQUEST\ TO\ FILE\ CERTAIN\ DOCUMENTS\ AND\ EXHIBITS\ UNDER\ SEAL\ DSMDB.2042473.1}$

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Edward A. Meilman DICKSTEIN SHAPIRO MORIN & OSHINSKY LLP 1177 Avenue of the Americas New York, New York 10036 Telephone: (212) 896-5471 Facsimile: (212) 997-9880

Attorneys for Ricoh Company, Ltd.

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1 2 3 4 5 6 7 8	Gary M. Hoffman (<i>Pro Hac Vice</i>) Kenneth W. Brothers(<i>Pro Hac Vice</i>) DICKSTEIN SHAPIRO MORIN & OSHINSKY, LLP 2101 L Street, NW Washington, DC 20037-1526 Phone (202) 785-9700 Fax (202) 887-0689 Edward A. Meilman (<i>Pro Hac Vice</i>) DICKSTEIN SHAPIRO MORIN & OSHINSKY, LLP 1177 Avenue of the Americas New York, New York 10036-2714 Phone (212) 835-1400 Fax (212) 997-9880		
10 11 12 13	Jeffrey B. Demain, State Bar No. 126715 Jonathan Weissglass, State Bar No. 185008 ALTSHULER, BERZON, NUSSBAUM, RUE 177 Post Street, Suite 300 San Francisco, California 94108 Phone (415) 421-7151 Fax (415) 362-8064	BIN & DEMAIN	
14	Attorneys for Ricoh Company, Ltd.		
15	UNITED STATES DISTRICT COURT		
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16			
17	RICOH COMPANY, LTD.,		
18	Plaintiff,) CASE NO. CV 03-4669 MJJ (EMC)	
19	VS.) [PROPOSED] ORDER GRANTING	
20	AEROFLEX ET AL,) MISCELLANEOUS ADMINISTRATIVE) REQUEST TO FILE CERTAIN	
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28		V 03-4669-MJJ (EMC) Page 1	
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AND EXHIBITS UNDER SEAL

DSMDB.2042549.1

Ricoh has filed a Miscellaneous Administrative Request pursuant to Civil Local Rule 7-11 to request permission to file under seal RICOH'S NOTICE OF MOTION AND MOTION FOR SANCTIONS FOR DEFENDANTS' VIOLATION OF JUDGE JENKINS' CMC ORDER REGARDING IDENTIFICATION OF PRODUCTS AT ISSUE; MEMORANDUM OF POINTS AND AUTHORITIES, dated February 21, 2006, and the DECLARATION OF KENNETH W. BROTHERS IN SUPPORT OF RICOH'S MOTION FOR SANCTIONS FOR DEFENDANTS' VIOLATION OF JUDGE JENKINS' CMC ORDER REGARDING IDENTIFICATION OF PRODUCTS AT ISSUE, dated February 21, 2006, which includes the following 37 Exhibits:

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19	Becau	se the above documents include and refer to materials produced in discovery and	
20	designated confidential by the ASIC Defendants and Synopsys, this request was made pursuant to the		
21	Stipulated Protective Order in this action.		
22	The Court hereby GRANTS this request.		
23	IT IS SO ORDERED.		
24			
25	Dated:		
26		The Honorable Martin J. Jenkins Judge, United States District Court	
27		trage, child build Dibutet Court	
28	IDD 07	CASE NO. CV 03-4669-MJJ (EMC) Page 4	
	I LEKOH	POSED] ORDER GRANTING MISCELLANEOUS ADMINISTRATIVE REQUEST TO FILE CERTAIN DOCUMENTS	

AND EXHIBITS UNDER SEAL

DSMDB.2042549.1